-[p. 64.] Nothing said of race or color!

mest extra-judicial opinion, whether the descend-next of these wicked non-professors of religion in South Carolina are citizens of the United States," or may sue in the Federal Capat? or may sue in the Federal Court?

Magna Charta is inserted as a part of the "Con

Ning years after, and just as the Federal Convention was assembling. Delaware, without constitutional authority, enacts a similar statute. This is the Declaration of independence, is more properties. I was told. He was asked if he would not be post-office, I was told. He was asked if he would not be post-office, I was told. He was asked if he would not be said another. Among the Americans was a Germinal authority, enacts a similar statute. This is the Declaration of independence, is more properties. I was told. He was asked if he would not be said another. Among the Americans was a Germinal authority, enacts a similar statute. This is the Declaration of independence, is more properties. I was told. He was asked if he would not be said another. Among the Americans was a Germinal authority, enacts a similar statute. This is the Declaration of independence, is more properties.

If consequences like these are to flow from the tolerance of Slavery and caste in the United States, is it not time for "white"citizens to study the connection between the liberties of colored people and the liberties of white people? WILLIAM GODELL,

have both arrived at an advanced age, and cannot expect personally to share long in the blessings of free, or the curses of slaveholding institutions.

You have served at an advanced age, and cannot though committed treason, as much as though committed by a white man; he was held an expect personally to share long in the blessings of free, or the curses of slaveholding institutions.

You have served at an advanced age, and cannot though committed by a free only, but in their actions.

Banished from Austria almost lice where am I to find freedom?

You have served. You have served many years in the Judicial department of government: I have long been honored with a seat in its Legislative branch. You were appointed by the Executive independently of the people: I was elected by the popular vote independently of the Executive views: I will speak what I believe to be the sentiments of my constituents:

fully established, that I will not argue it. the inaugural address of the present Executive. African slaves" were serving in the troops of evegives reason to suppose that an arrangement was made to send them forth to the country at a time when Congress was not in session, when the atten-

2st. That the colored people decended from African slaves, though free, were not embraced nor intended to Be included in the declaration of used in the Declaration of Independence?

those of 1856. Carolina, or to have any estate or habitation in it, that doth not acknowledge a God, and that God is publicly and selemnly to be worshipped."—[p. 53.] Nothing said about race or color!

In pronouncing your opinion you say, "The Declaration of independence then proceeds—we hold these truths to be self-evident—that all men are created equal: that they are endowed by their published at Baltimore, Maryland, made several rubblished at Baltimore, Maryland, made several In pronouncing your opinion you say, "The "No person above 17 years of age shall have any benefit or protection of law, or hold any place of honor or profit, who is not a member of some of honor or profit, who is not a member of some likely that to secure these rights governments are instituted among mon deriving their just powers. of honor or profession, having his name recorded in some one, and more of the governed" &c. You then following letter from him explains itself: add, The words quoted would seem to embrace the whole human family, and if used in a similar in-

"All inhabitants and freemen of Carolina above- who on that occasion laid down self-evident truths.

17 years old" to serve as soldiers. Nothing said spoke what they believed, and believed what they spoke what they believed, and believed what they poke. And never from the day those truths were intered, to the delivery of your opinion, has any statesman or jurist, historian or linguist, historian or lin

Territories, forbids the the inalienable right to life, liberty and happi

declared their independance? who defended it by force of arms? I answer that under the laws of neighboring trees. My heart was painfully moved a document which is authoritative; in the one be-DICATED.

The properties of the space it occupies,

Number one.

The properties of the space it occupies,

Number one.

The properties of the space it occupies,

Number one.

The properties of the space it occupies,

Number one.

The properties of the space it occupies,

Number one.

The properties of the space it occupies,

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The properties of the space it occupies,

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The properties of the space it occupies,

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The properties in the one become the class of the space it occupies,

Number one.

The properties in the one become the class of the space it occupies,

The properties of the space it occupies,

Number one.

The properties in the one become the class of the space it occupies, and such is to this day, in the interpretation which has been given, and acted upon up to this hour. True, some real fall me next. It became seven o'clock—a police man detect of the usual amount of gas uperposed the stars, 'treasonable designs,' fanatics,' 'incendiang the space of the usual amount of gas uperposed the three which is authoritative; in the one become when I thought of my poor wife and my five help on the terms, 'Our glorious Union,' 'stripes and indignation, I looked for what would be leave white the free which has been given, and acted upon up to this hour. True, some real fall me next. It became seven o'clock—a police was evidence of Mr. Brown that fall me next. It became seven o'clock—a police was friends of liberty seeing with clearness what the friends of liberty seeing with clearness what the friends of liberty seeing with the five o'clock train to-morrow morning, to pleased themselves with the hope that advantage was evidence of Mr. Brown that fall me next. It became seven o'clock—a police was evidence of Mr. Brown that the interpretation which has been given, and acted upon up to this hour. True, some real friends of liberty seeing with clearness what the first of c NUMBER ONE.

Charter, was extorted from King John to the same moment two young

Six:—The doctrines enunciated by the Supreme

Charter, was extorted from King John to the same moment two young pleased themselves with the hope that advantage and the meeting closed, and, as we supposed, our pain and regret upon any attempt to destroy the Germans arrived, who advised me not to return to might be taken of some of its positions so as to work in Unionville. We had been informed that Six:—The doctrines enunciated by the Supreme Court in time, the laws of England has drawn distinct Court in the people, and Serfs, Lords, Barchine the people, must work an entire change in the people, must work an entire change in the people, and Serfs, beld positions, each more than eighty years, will be transformed into

I do this the more readily from the fact that we men owned. The same act committed by a free only, but in their actions.

as the whites were.
In each of the colonies they had from the The right of the people to discuss and publicly accutinize the action of every branch of their government to dismiss their public servants if they think proper, elect others, and if necessary to the enjoyment of their right to alter, modify, or change government itself, has been so long and so black man. Black men entered the continental I am sorry to say that the announcement of la the light formation. They fought as brave-

On the 4th of July, 1777, the signers of the made to send them forth to the country at a time when Congress was not in session, when the attention of the people was diverted from the action of those who administer the government. This suspicion is strengthened by the delay of your decision from last year, apparently to avoid popular scrutiny during the Presidential canvass, when the odium attached to it would have been wielded against the democratic candidate.

On the 4th of July, 1777, the signers of the Declaration, "appealing to the Supreme Judge of the world for the rectitude" of their "intentions, in the name and by the authority of the good people of these colonies." solemnly proclaimed them free and Independent States." They declared the colonies, including every citizen and inhabitant thereof, absolved from all allegiance to the British every and from all political connection with connected with two points of your decision.—
Those points constitute your first and fundamenplexion, nor those who had decended from African
plexion, nor those who had decended from African

In 1729, and South Carolina became a royal province, wholly subject to British law, under a regal government, leaving no room to doubt that the decision of Lord Mansfield, in the Court of King's Bench, in the case of James Somerset, in 1772, declared Slavery illegal in that colony.

population of the Union. But the party opposed to the doctrines dared take no distinct issue upon to the doctrines dared take no distinct issue upon to the permitted to say, had your recent decision been published in August last, the class. Its battles were fought, the blood of our fathers was shed in maintaining the rights of human nature, in defence of principles enduring as their feet. The benchis of the revolution were the present executive would never have reached the presence and bowed at their feet. The benchis of the revolution were them; and I may be permitted to say, had your not comfined to a particular race, complexion, or feet their feet. The benchis of the revolution were them; and I may be permitted to say, had your not comfined to a particular race, complexion, or feet their feet. The benchis of the revolution were them; and I may be permitted to say, had your not comfined to a particular race, complexion, or feet their feet. The benchis of the their feet

published at Baltimore, Maryland, made several the decision of the United States Supreme Court speeches in the West last fall, in favor of Frement, in the Scott case is under discussion. From law-

Dran II :- On Washington's birthday I have to was not intended to be included.

For highly years the American people have believed that the illustrious patriots and statesmen, who on that occasion laid down self-evident truths, and, Georgia, not the sword of Dameeles, but the relate to his duties as a man but as a judge. For

Magna Charta, is inserted at a year of the "Coming and Charta, is inserted at a year of the "Coming and Charta, is inserted at a year of the "Coming and Charta, is inserted at a year of the "Coming and Charta, is inserted at a year of the "Coming and Charta, is inserted at a year of the "Coming and Charta, is inserted at a year of the "Coming and Charta, is inserted at a year of the "Coming and Charta, is inserted at a year of the "Coming and Charta, is inserted at a year of the "Coming and Charta, is inserted at a year of the "Coming and Charta, is inserted at a year of the "Coming and Charta, is inserted at a year of the "Coming and Charta, is inserted at a year of the "Coming and Charta, is inserted at a year of the "Coming and Charta, is inserted at a year of the Chartanon

Magna Charta, is inserted at a year of the "Coming and the chartanon in the coming and the chartanon in the chartanon

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ing Slavery from the new Territories, forbids the liberation of slaves taken by their masters into a Free State, and thus opens all the Free State to the admission of slaves? I might add the kindred demand, whether the affirmation of all this, by Judge Taney, is not preparing the way for a decision of the Federal Courts, denying the constitution of the Acts of Congress forbidding the African Slave Trade? And of the right of the States to exclude imported slaves?

If consequences like these are to flow from the new Territories, forbids the inalienable right to life, liberty and happiness mark "that I had been delivered to the police for protection, until further notice." After about an hour, two of my acquintances appeared, who fars and one of whom (1 dare not mention their names) said to the captain of the Federal Courts, denying the constitution, and sophistry will be puzzled to confront full ingesting for the evening. We were success-would be as superfluous as to argue the existence of a sun in the heavens. Yet I proceed to examinate the proofs on which you charge those great would be as superfluous as to argue the existence of a sun in the heavens. Yet I proceed to examinate the proofs on which you charge those great whom, I was a special watched the innalienable right to life, liberty and happiness would be as superfluous as to argue the existence of a sun in the heavens. Yet I proceed to examinate the constitution, and sophistry will be puzzled to confront full in getting of the Constitution, and sophistry will be puzzled to confront full in getting for the evening. We were success-total two of a sun in the heavens. Yet I proceed to examinate the constitution, and sophistry will be puzzled to confront. The configuration of a sun in the heavens. Yet I proceed to examinate the constitution, and sophistry will be puzzled to confront. The configuration of the federal Courts, the constitution as a sun in the heavens. Yet I proceed to examinate the constitution, and sunting for the constitution, and sunting for Constitution was adopted. In order to do this we must recur to the Colonies when they separated elapsed, and no further notice came. After six verbatim in all that is odicus and henious, in the must recur to the Colonies when they separated from Great Britian, formed new communities, and took their places among the family of rations; they who were recognized as citizens of States declar.

The Great Britian formed new communities, and took their places among the family of rations; they with fire eaters, North or South. Doubtless, and doctors, Democrats and Republicans, white, and who were recognized as citizens of States declar.

The Great Britian formed new communities, and o'clock, five Americans came, and a process of modern family of rations; they with fire eaters, North or South. Doubtless, and doctors, Democrats and Republicans, white, and who were recognized as citizens of States declar.

This arguments go to prove that persons, in whose equally seditious in Republican newspapers and equally seditious in Republican newspapers and equally seditious in Republican newspapers. It was an insult to class Democrats From the Cleveland Leader.

With this proposition I agree. It is important that we should start from a correct point. Who were they that separated from Great Britian? who declared their independance? who defended it by DICATED.

"that's enough," left the room hastily, and one of the constitution, them said: "To-day is Valentine's day; we shall have a nice frolic?" I understood what these that we should start from a correct point. Who were they that separated from Great Britian? who declared their independance? who defended it by force of arms? I answer that under the laws of the state of the room hastily, and one of the said: "To-day is Valentine's day; we shall have a nice frolic?" I understood what these that we should start from a correct point. Who words meant, and I believed I had the agreeable action of all legislative bodies and judicial tributhat was evident before we choice between a ride on a fence rail, adorned with tar and feathers, and swinging on one of the force of arms? I answer that under the laws of the room hastily, and one of the said: "To-day is Valentine's day; we shall have a nice frolic?" I understood what these action of all legislative bodies and judicial tributhat was evident before we choice between a ride on a fence rail, adorned.

Exercise the constitution, to them of the faith that was in us, and presented the evidence of its truth. We were heard with the liveliest interest, but it was evident before we choice between a ride on a fence rail, adorned.

Exercise the constitution of the proposition of the constitution, to them of the faith that was in us, and presented to the evidence of its truth. We were heard with the vidence of the vidence of the vidence of the vidence of the constitution.

They are unanswerable; and one of the constitution, to them of the faith that was in us, and presented to the vidence of the vide

Your friend, LUDVIGII.

FUGITIVE SLAVES

On Tuesday morning last our town was thrown into much commotion in consequence of an alslaves, for which rewards are offered of upward of practice. \$3000. It seems that some time during Monday a man come to Sheriff Green with the information

have to do would be to close and bolt the door .--On discovering that they were all in the entry, the their construction or action? 2st. That the eslored people decended from African elaves, though free, were not embraced to Be included in the declaration of American Independence.

2d. That they were not embraced in the Constitution of the United States.

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2d. That they were not embraced in the Constitution of the United States.

2d. That they were not embraced in the Constitution of the United States.

2d. That they were not embraced in the Constitution with the them them. This wind we relused, but they were exclamation "The Sheriff seized him, and this ergod in the term wind we and escaped, The before and their posterity? Were any of the united States to the constitution with the were stored to the united States and their posterity? Were any of the united States and their posterity?

2d. That they were not embraced in the Constitution of the United States.

2d. T

"His case is submitted to a court of justice."-'He has applied to a justice of the peace to obresidency.

That election passed, and now those Judges of the throne of God, universal as the family of man and reiterated, until our ideas are in utter confu-"No man shall be a juryman under 50 acres freehold."—[A. D. 1669, p. 51.] Nothing said abou race or color.

"No man shall be permitted to be a freeman of them by the patriots of 1776, and repealed by the patriots of 1776, and repealed by the patriots of 1856."

"No man shall be permitted to be a freeman of them and reiterated, until our ideas are in utter confusion. Ordinarily, and very unthinkingly, we use that the family of man and reiterated, until our ideas are in utter confusion. Ordinarily, and very unthinkingly, we use the terms justice and law synonymously, and yet up boldly to be a freeman of them by the patriots of 1776, and repealed by the patriots of 1856."

The decision shows the family of man and reiterated, until our ideas are in utter confusion. Ordinarily, and very unthinkingly, we use the terms justice and law synonymously, and yet with them, and play their circumst sion. Ordinarily, and very unthinkingly, we use the terms justice and law synonymously, and yet with them and reiterated, until our ideas are in utter confusion. Ordinarily, and very unthinkingly, we use the terms justice and law synonymously, and yet with them and reiterated, until our ideas are in utter confusion. Ordinarily, and very unthinkingly, we use the terms justice and law synonymously, and yet with them and reiterated, until our ideas are in utter confusion. Ordinarily, and very unthinkingly, we use the terms justice and law synonymously, and yet with them and reiterated, until our ideas are in utter confusion. Ordinarily, and very unthinkingly, we use the terms justice and law synonymously, and yet with them and reiterated, until our ideas are in utter confusion. Ordinarily, and very unthinkingly. the terms justice and law synonymously, and yet The decision should be hailed, for there will The Legislature of Ohio has not been unmindcompelled to give a negative to both.

It may be doubted whether the assailers, or deinform you of an event which happened me in the fenders have thoroughly considered the grounds South, and which doubtless will interest you. for approbation, or reprehension; better ascertain this decision before the public mind.

The enquiry into the views of those who irrane to interest at the constitution, and the views of the constitution, had no knowledge or suspicion of the fact that Delaware and South Carolina in 1778, and be been aught in our schools repeated they have been aught in our schools revers by South Carolina in 1778, with no apparent constitutions, Delaware in 1787, with no apparent constitutions and the fact that Delaware in 1787, with no apparent constitutions of colored voters by South Carolina in 1778, and by where the exclusion of colored voters by South Carolina in 1778, and by a way and and the fact that Delaware in 1787, with no apparent constitutions and the fact that Delaware in 1787, with no apparent constitutions and the fact that Delaware in 1787, with no apparent constitutions of colored voters by South Carolina in 1778, and by a way and and constitution of colored voters by South Carolina in 1778, and by a way and and constitution of colored voters by South Carolina in 1778, and by a way and the size of the origing suits in the Federal Courts, repeals the Delaware in 1787, with no apparent constitutions and the fact that Delaware in 1787, with no apparent constitutions of colored voters by South Carolina in 1778, and by a way and the size of the fact that Delaware in 1787, with no apparent constitutions and the fact that Delaware in 1787, with no apparent constitutions and the fact that Delaware in 1787, with no apparent constitutions and the fact that Delaware in 1787, with no apparent constitutions and the fact that Delaware in 1787, with no apparent constitutions and the fact that Delaware in 1787, with no apparent constitution, and a contract the way are the contract that the constitution, and as a great with it from his childhood. From the day on the fact that Delaware in 1787, with no apparent constitutions and the fact that Delaware in 1787, with no apparent constitutions and the fact that Delaware in 1787, with no apparent constitutions and the fact that Delaware in 1787, with no apparent constit

more than eighty years, will be transformed into ac oligarchy ussaited to the age in which we live. If approved, it will constitute a revolution.—

These considerations are my apology for addressing you.

These considerations are my apology for addressing you.

The sum of the question of color or of race, enter into the log islation of England.

At the time of promulgating the Declaration of the constitution because the some twenty liberal young Germans soon gathered to whom I made at their request a speech, and two of whom accompanied me to the depot in the morning. This we were willing to do, if any place im which I was to not seven to some twenty liberal young man, whose heart was all aglow with antistation of England.

At the time of promulgating the Declaration of two Senators besides. But it was some twenty liberal young man, whose heart was all aglow with antistation of the constitution because the some twenty liberal young man, whose heart was all aglow with antistation of the constitution because the some twenty liberal young man, whose heart was all aglow with antistation of the constitution because the some twenty liberal young man, whose heart was all aglow with antistation of the constitution because the some twenty liberal young man, whose heart was all aglow with antistation of the constitution of the constitution because the some twenty liberal young man, whose heart was all aglow with antistation of the constitution of the constitution because the some twenty liberal young man, whose heart was all aglow with antistation of the constitution of the constitution because the some twenty liberal young man, whose heart was all aglow with antistation of the constitution of the constitution because the some twenty liberal young man, whose heart was all aglow with antistation of the constitution of the cons Banished from Austria almost lynched in Amer- if required, they reply "if it means African slaves, lick, said he would see it some arrangement could ing themselves called upon to deprecate the sedi-UNSUCCESSFUL ATTEMPT TO CAPTURE suppress the trade till 1808, but not a word about church, as on the preceding evening. We immemost successful attempt to capture eight runaway terrupt, on the next, it would have been piracy, to one's whole being, when lifted from one of these ly the bill came before the Senate and after dis-

Again, "those who owe service or labor shall be and friends!

have anticipated a change in popular opinion; they was, we were obliged to leave. may have wished to conciliate their home people, This whole West is ripe for the reaper's sickle. ain his legal right, &c. &c., have been iterated ated with them, and they decided to give it all the or the good that is in man, may have preponderplay their circumstances would allow. May we

to separate the two ideas in their minds; for now well up in the profession. They are the heads in glean, the two great departments in the government; they are believed to harmonize on the constitutional question, and their influence will not fail to have time since appointed a Committee of one, to report all the freedom and confidence that pertains to a effect, though it should be to increase agitation on a subject which those celebrities deem settled.

Those who hold that liberty is independent of law, and paramount to it, will not wisely to keep AMOS GILBERT.

the provision expired by its own limitations. They not be made, and report in the morning. He sucmistake; nothing of the kind is to be found in the ceeded in getting the Congregational house for the instrument. It does say that Congress shall not rehearsel, so that we could have the Wesleyan rugitive SLAVES NOT TO BE IMPRISONED IN OUR its discontinuance after that date. Not, then, by diately put out our bills for the evening. Henry the constitution, but by an act of Congress, that Boyer came in, and kindly took us to his own use of the Jails of the State for the confinement which on one day it would have been treason, to in- cheerful home. O! what a sense of delight thrills of persons not charged with crime. Subsequentbules, and placed in the midst of beauty, comfort cussion was referred to the Judiciary Committee

that be had discovered eight runaway negroes, and had made arrangements to have them in Dover not owe, never having contracted with their claims most impussable, so deep was the rich, adhesive ment of Fugitive Slaves, or any person charged. that night, the negroes supposing they were to be ants in person, or by attorney. True, but then it mud, yet the meeting house was filled to its ut- with any constructive offence, arising out of the concealed in town until the next night and then wend their way upward. Accordingly about 4 is not the enlightened moralists perceptions of the most capacity. There must have been near five Committee reported hack the bill with the first I am sorry to say that the announcement of ly, they died as freely as the white men, and at wend their way upward. Accordingly about 4 right, that we are considering, but the meaning of hundred people in attendance. Soon after we committee reported back the bill with the first pour decision, simultaneously with the publication of Independence was o'clock on Tuesday morning, the man and the new right, that we are considering, but the meaning of hundred people in attendance. Soon after we of that epitome of its doctrines which constitute proclaimed, colored men who had 'decended from grees appeared at the jail. While the Sheriff the charter deed of a nation professing to furnish commenced speaking, it became evident that there section amended: was dressing, they all entered the jail, went up an assylum for the oppressed; and how have their were some dozen or more persons in the house who "That it shall be unlawful to confine in the Peastairs (in the dark), found an open room and went into it, but there being no fire they came out into the entry.

Stairs (in the dark), found an open room and went into it, but there being no fire they came out into this clause? When have they failed to carry it ing up the meeting. These men were not inhabitating up the meeting. These men were not inhabitating up the meeting. By this time the Sheriff had dressed and follow- out as they would have done if the word person, itants of Unionville. In this town, not a drop of slavery. ed them up stairs, supposing that he would find had been substituted with that of slave? And intoxicating liquor is sold. But these low men them in one of the rooms and that all he would when have their constituents censured them for were brought from a neighboring town to disturb Sheriff returned to his room for his revolver. The Again it is averred, that "We the people ordain" were intoxicated with the vilest whiskey, and maded against the democratic candidate.

I design the examination of historical facts connected with two points of your decision.

Connected with two points of your decision.

These points constitute your first and fundamental and form all allegiance to the British negroes, anxious to get to a fire, followed him down and were all in the Sheriff's room, where his soon as we ascertain who "We, the people" are become and form all allegiance to the British negroes, anxious to get to a fire, followed him down and were all in the Sheriff's room, where his soon as we ascertain who "We, the people of Unionville succeeded in restoring order, wife and children were a sleep, before he could wife and children were a sleep, before he could wife and children were assertain who "We, the people of Unionville succeeded in restoring order, where the half million slaves an integrant part in the colored people, nor the people of dark comselved with two points of your decision.

These points constitute your first and fundamental form African Afri negroes, anxious to get to a fire, followed him down and were all in the Sheriff's room, where his down and the sheriff room are the sheriff room are the sheriff room and the sheriff room are the sheri one of the negroes was aroused, and with the that We? Did they establish liberty for them- that we should divide the time with them. This

1605, South Carolina received Royal Charters similar to those of Connecticut and Rhode Island.
The latter one contained a very noteworthy addition, as follows:

"And so as said ordinances do not attend to the binding, changing, or taking way of the right or binding, changing, or taking way of the right of the discussion.] When the same of the case of the same of the same of the case of the same of the portain of the por

A. T. FOSS. As ever.

THE OHIO LEGISLATURE.

if we ask ourselves, soberly, if all laws are just, come a day, and that not distant, when its strict ful of the question of Slavery for the last two or or if justice is always obtained by law, we are constitutionality will be conceded, and truth, how three weeks. The report of their action that has ever revolting, cannot be premulgated too soon .- come to hand is very limited, but we give our The present is a time when men especially need R. B. Taney is high law authority; Buchanan is readers all the information we have been able to

DISUNION.

Senator Brown, from Portage county, was someon sundry petitions asking for a dissolution of the Union in consequence of its support of Slavery. Mr. Brown was appointed to the same service last year and very promptly reported, without leaving the hall, against the prayers of the petition-

ers. This year the Committee of one seems to have acted with much more deliberation, but, to-

ful in getting the Wesleyan church, and at two tion if it were amended so as to read, "whether o'clock had our bills out. We did not expect made by Garrisonians, Democrats, Republicans, or others.

Mr. Grisweld did not see the propriety of the amendment. Nothing but affection and fidelity to the Union had ever been breathed by the Repub-lican party, and it was idle to class it with those from whom danger was apprehended.

Mr. Phelps denied that the D mocratic party

with desire to see two live specimens, male and was talse to the Union. Mr. Brown had collected extension in the North-West Territories, they said, "that's enough," left the room hastily, and one of the faith that was in us, and presented to them of the faith that was in us, and presented to the faith that was in us, and presented to the faith that was in us, and presented to the faith that was in us, and presented to the faith that was in us, and presented to the faith that was in us, and presented to the faith that was in us, and presented the faith that was in us, and presented that was in us, and presented that was in us, and presented the faith that was in us, and presented that was in us, and to the Garrisonians.)
Mr. Brown defied Mr. Phelps to paint to a sin-

gle expression in favor of disunion in all the Re-

others.

JAILS.

The House recently passed a bill forbidding the with instructions to say in unmistakable language

The report of the committee was agreed to; the bill ordered to its engrossment and third reading and break up the meeting. Poor creatures! they at the Clerk's desk, and passed. Yeas 22,

Yeas-Baird, Brand, Brazce, Brown, Buckland, Burnell, Canfield, Cattell, Gardner, Griswold, Hamilton, Hardy, Heaton, Hyer, Kelley, Kirk, Musgrave Marsh, Rush, Taylor of Genuga, Taylor